	Approved For Release 2001/08/15 :	CIA-RDP64-00360R000700050143-2
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	(SUBJECT TO TERMS AND CONDITIONS ON PAGE LALSO PRINTED ON REVERSE SIDE). ACCOUNT	TAX TOTAL CHARGES LESS: CREDITS STATINTL
	INVOICE TO: CHARGE CITY STATE REMARKS REMARKS	LESS: CASH DEP. NET AMOUNT DUE NET AMOUNT DUE NET AMOUNT DUE REFUNDED NET AMOUNT DUE NET AMOUNT



Approved For Release 20

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STANDARD RENTAL AGREEMENT

PAGE 1

In consideration of the covenants herein contained, the undersigned Lesser hereby leases to undersigned Lessee, hereinster called "Renter" (including therein any additional renter signal hereto), upon the covenants, terms and conditions set forth on this page, the motor vehicle desert in this agreement, hereafter referred to as "said vehicle".

- Lessor and Benter explaintly agree that for the term of this lease Benter is not and does not her come an affent, servant of employee of Lessor in any manner whatsoever.
- Renter acknowledges that said vehicle is the rightful property of Lessor, although registered t may be in some third party, and further acknowledges that he received said vehicle in good and a mechanical condition, and agrees that he will return said vehicle to Lessor at statish from which was rented or such other, as is specifically designated herein, in the same condition at he received ordinary wear and tear excepted, on the return date stated herein, or sconger upon demand of Les
- Renter covenants and agrees that said vehicle will not be operated in violation of any law povert the use or return thereof, or in violation of any of the other terms and conditions set out below.
- 4. Renter agrees that he will not operate said vehicle outside this state and such other states as be specifically named herein without the written consent of Lessor.
- 5. Renter, as an insured under the insurance policy covering said vehicle, agrees to comply with the terms and conditions of part hergol and to comply with the terms and conditions set out below.

 6. Renter expressly agrees to indemnify the insurer of said vehicle for any and all less, damage, and expense paid or incurred by it due to injuries or damages sustained by occupants of said vehicles where the law makes Lessor or the Insurer liable for such injuries or white such injuries or the law makes Lessor or the Insurer liable for such injuries or white such injuries
- this rental agreement.

 7. Renter expressly agrees to pay Lessor on demand: (a) a mileage energy computed at the specified for the mileage covered by said vehicle during the term of this rental; (b) Time, and signed the adjustment charges at the rates specified for this rental; (c) Time, and signed the said of the mileage covered by said vehicle during the term of this rental; (d) interests return of its property of the said vehicle for this rental; (e) to interest return of its left at any other location without written permission from Lessor; (d) saids and local tasse, it payable on items (a), (b) and (c); (e) a sum equal to the fair market value of all birss, tubes and sories lost or atolen from said vehicle; (f) the amount of any fines and court costs for burding, or other legal violations assessed against said vehicle, Renter or Lessor during term of this agrae-cecept where caused through fault of Lessor; (d) the amount of any collection costs including a fees, incurred by Lessor in obtaining payment from Renter under this agreement; (h) a signed contains the said of all damages to said vehicle provided, however, that so long as said vehicle is in accordance with all the torms, conditions, and covenants of this rental agreement, the liability to Lessor for such damage (f) shall not exceed \$100 or (2) shall be wived by Lessor if rental rate adjustment has been agreed upon herein and evidenced by initials of Lessor's against and covenanced the provided herein.
- 8. The Renter of the automobile described herein participates as an assured in the benefits automobile profile isability and property damage insurance policy subject to the terms, conditions, thous and restrictions thereof and is bound by such terms, conditions, limitations and restriction though all of them may not be outlined in this rental agreement.
- 9. The policy has limits of coverage equal to or the excess of statutory requirements for properly of and public liability insurance. The policy does not cover the Renter or Driver (employee of the F for injuries sustained by quests or passengers or any person while riding in or alighting from or into or on said whicle. The policy does not cover liability imposed upon or assumed by an a under any Workmon's Compensation Act, plan or law or any contract of any nature. The policy is that every accident must be immediately reported in writing to the Avis station from which the is rented and in any event within twenty-four hours after the accident. The Renter or Drive immediately deliver to the Avis station from which the webicle is rented or to the insurance as soon as practicable, every process, pleading or notice of any kind relating to any and all claims and proceedings received by the Renter or Driver. The Renter and Driver shall not in any a aid or abot any claimant but shall co-operate fully with the Insurer in all matters connected we investigation and defense of any claim or suit.
- to. THE RENTER EXPRESSLY AGREES THAT THE MOTOR VEHICLE LESHALL NOT BE OPERATED:

 a. To carry passengers for a consideration, express or implied; b. In violation and conditions of this rental agreement; c. By any person in violation of law as race or speed test or contest; e. To propel or tow any trailer or vehicle used aby person other than (A) the Renter who signed bits rental agreement, or (C) with the written consent of the Lessor. q. By a reference who has given a lictitious name or address to the Lessor; h. By any person under the ir of intoxicants or narcoties; i. For any illegal purpose; j. By a Driver outside his usual and ary employment by the Renter, or by a Driver outside the regular and usual employment of the k. In any instance where the speedometer of said vehicle has been tampered with or discontinuation.
- TI. SPECIAL RENTAL RATE ADJUSTMENT—(S.R.R.)—For the special per diem re adjustment (S.R.R.) agreed upon horein Lessor agrees that Renter's liability to Lessor for damages shall be governed by this provision of paragraph 7 (h) (2) above.
- HERE LEAVE IT THERE PLAN For the service fee specified Renter in the office in alternative city specified provided this authorization is initialed

STANDARD RENTAL AGREEMENT

PAGE 1

sideration of the coverial herein contained, the undersigned Lessor hereby leases to the discusse, hereinafter called "Renter" (including therein any additional renter signatory on the coveriants, terms and conditions set forth on this page, the motor vehicle described bement, hereafter referred to as "said vehicle".

and Renter expressly agree that for the term of this loase Renter is not and does not hereby agent, servant or employee of Lessor in any manner whatsoever.

over acknowledges that said vehicle is the rightful property of Lessor, although registered title some third party, and further acknowledges that he received said vehicle in good and safe no I condition, and agrees that he will return said vehicle to Lessor at station from which it is or such other, as is specifically designated herein, in the same condition as he received it, wear and toar excepted, on the return date stated herein, or sooner upon demand of Lessor.

covenants and agrees that said vehicle will not be operated in violation of any law governing return thereof, or in violation of any of the other terms and conditions set out below.

r agrees that he will not operate said vehicle outside this state and such other states as may

er, as an insured under the insurance policy covering said vehicle, agrees to comply with all and conditions of said policy, which by reference thereto are incorporated herein as if set ull and made a part hereof and to comply with the terms and conditions set out below.

r expressly agrees to indemnify the Insurer of said vehicle for any and all loss, damage, cost hee paid or incurred by it due to injuries or damages sustained by occupants of said vehicle, where the law makes Lessor or the Insurer liable for such injuries or where such injuries es resulted from operation of said vehicle in violation of any of the terms and conditions of

er expressly agrees to pay Lessor on demand: (a) a mileage charpe computed at the rate of or the mileage covered by said vehicle during the term of this rental; (b) Time, and special the adjustment charges at the rates specified for this rental; (c) the intercity return charge indicated herein, or the cost of return of said vehicle to station where rented if said vehicle any other location without written permission from Lessor; (d) state and local taxes, if any, on items (a), (b) and (c); (e) a sum equal to the fair market value of all tires, tubes and accept or stolen from said vehicle: (f) the amount of any fines and court costs for parking, traffic all violations assessed against said vehicle. Renter or Lessor during term of this agreement; claused through fault of Lessor; (g) the amount of any collection costs including attorney's by Lessor in obtaining payment from flenter under this agreement; (h) a sum equal all damages to said vehicle provided, however, that so long as said vehicle is operated; with all the terms, conditions, and covenants of this rental agreement, the Rente's (sor for such damage (f) shall not exceed \$100 or (2) shall be waived by Lessor if a special justment has been agreed upon herein and evidenced by initials of Lessor's agent in the tovided herein.

Renter of the automobile described herein participates as an assured in the benefits of an bile public flability and property damage insurance policy subject to the terms, conditions, limita-d restrictions thereof and is bound by such terms, conditions, limitations and restrictions even all of them may not be outlined in this rental agreement.

policy has limits of coverage equal to or in excess of statutory requirements for property damage lic liability insurance. The policy does not cover the Renter or Driver (employee of the Renter) ries eustained by quests or passengers or any person while riding in or stighting from or getting on said vehicle. The policy does not cover liability imposed upon or assumed by an assured ny Workmen's Compensation Act, plan or law or any contract of any nature. The policy required ny Workmen's Compensation Act, plan or law or any contract of any nature. The policy required and in any event within twenty-four hours after the accident. The Renter or Driver must acted deliver to the Avis station from which the vehicle is rented or to the insurance carrier as practicable, every process, pleading or notice of any kind relating to any and all claims, suits exceedings received by the Renter or Driver. The Renter and Driver shall not in any manner abet any claimant but shall co-operate fully with the Insurer in all matters connected with the pation and defense of any claim or suit.

HE RENTER EXPRESSLY AGREES THAT THE MOTOR VEHICLE LEASED TO HIM NOT BE OPERATED:

parry passengers for a consideration, express or implied: b. In violation of any of the terms sitions of this rental agreement: e. By any person in violation of law as to age; d. In any speed test or contest: e. To propel or low any trailer or vehicle used as a trailer. I. By son other than (A) the Kenter who signed this rental agreement, or (B) was defined. Renter than (A) the first than (A) the first than the signed this agreement, or (C) with the written consent of the Leonory part of the Renter agive in a fettitious name or addressed to the property reson under the influence when the property of the Renter, or by a Driver outside the regular and usual employment of the Renter; any instance where the speedometer of said vehicle has been tampered with or disconnected.

PECIAL RENTAL RATE ADJUSTMENT—(S.R.R.)—For the special per client rental rate ment (S.R.R.) agreed upon herein Lessor agrees that Renter's liability to Lessor for collision es shall be overned by this provision of paragraph 7 (h) (2) above.

PENT IT HERE — LEAVE IT THERE PLAN — For the service fee specified Renter may leave at any Avis office in alternative city specified provided this authorization is initiated by agent

FILL JAM

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